U.S. Patent Appration No. 10/069,393

#8 7/1/g

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

JUN 27 TORS TO THE TRACE OF THE TRACE TRAC

In re Patent Application of Graham Louis WILSON	Examiner: Kevin P. Kerns	TECE/I
Serial No. 10/069,393	Docket No.: 22529-301	TC 1 2003
Filed: February 26, 2002	Group Art Unit: 1725	00
For: HOT SPRUE SYSTEM FOR	DIE-CASTING	

Honorable Commissioner of Patents and Trademarks U.S. Patent and Trademark Office 2011 South Clark Place Customer Window, Mail Stop Non-Fee Amendment Crystal Plaza Two, Lobby, Room 1B03 Arlington, VA 22202

Sir:

RESPONSE TO RESTRICTION REQUIREMENT

This is a Response to the Office Action dated June 2, 2003.

REMARKS

Claims 1-20 are pending in the application. The Examiner has imposed restriction under 35 U.S.C. §121 and §372 and is requiring an election between:

Group I, claims 1-12, drawn to a hot-chamber diecasting process and die-set for use in the diecasting process; and

Group II, claims 13-20, drawn to a sprue insert-set.

Applicant traverses the restriction requirement. Applicant respectfully submits that the claimed inventions of Groups I and II are not independent on the basis the sprue insert-set

U.S. Patent Application No. 10/069,393

Docket No. 22529-301

of Group II is used in the process of the Group I invention. Further, the M.P.E.P §803 sets forth that a proper requirement for restriction between patentably distinct inventions must

satisfy at least two criteria:

(A) The inventions must be independent or distinct as claimed; and

(B) There must be a serious burden on the examiner if restriction is required.

Applicant submits that the inventions of Groups I and II are not independent and that

the Examiner has not shown a serious burden requiring restriction. Accordingly, withdrawal

of the restriction requirement is respectfully requested. To be fully responsive to the

Examiner's restriction requirement, applicant elects with traverse Group II, which is drawn to

a sprue insert-set, represented by claims 13-20.

Any fee required by this document pursuant to 37 C.F.R. §§ 1.16 and 1.17, other than

the issue fee, and not submitted herewith, should be charged to Deposit Account

No. 18-1260. Any refund should be credited to the same account.

Respectfully submitted.

Sharon E. Stroup

Registration No. 32,056

Attorney for Applicant

SIDLEY AUSTIN BROWN & WOOD LLP

1501 K Street, N.W.

Washington, D.C. 20005 Phone: 202-736-8079

Fax:

202-736-8711

Date: June 27, 2003

- -----

CEC/-1-

SES/alp